following information collections, as required by the Paperwork Reduction Act of 1980, (44 U.S.C. 3507). Comments concerning the Commission's need for this information, the accuracy of the provided burden estimates, and any suggested methods for minimizing respondent burden, including the use of automated information techniques are requested.

Persons wishing to comment on this information collection should submit comments on or before September 22, 1995.

Direct all comments to Timothy Fain, Office of Management and Budget, Room 10236 NEOB, Washington, DC 20503, (202) 395–3561. and Dorothy Conway, Federal Communications, Room 234, 1919 M St., NW., Washington, DC 20554 or via internet to dconway@fcc.gov.

For additional information or copies of the information collections contact Dorothy Conway at 202–418–0217 or via internet at dconway@fcc.gov. Copies may also be obtained via fax by contacting the Commission's Fax on Demand System. To obtain fax copies call 202–418–0177 from the handset on your fax machine, and enter the document retrieval number indicated below, when prompted.

The FCC is proposing to revise FCC Form 349 Application for Authority to Construct or Make Changes in an FM Translator or FM Booster Station. The revised FCC 349 will elicit information to identify the nature of the proposed modification, change or amendment being made by the FM Translator/ Booster application. The addition of this services of check boxes will expedite processing by enabling FCC staff to readily identify the nature of the application without needing to contact the applicant. This revision will not impose any additional burden on the applicants. We have requested that OMB approval the above changes by September 22, 1995.

OMB Approval Number: 3060–0405. Title: Application for Authority to Construct or Make Changes in an FM Translator or FM Booster Station. Form No.: FCC 349.

Type of Review: Revision of an existing collection.

Respondents: Business or other forprofit.

Number of Respondents: 500. Estimated Time Per Response: 15

Total Annual Burden: 7,500 hours. Needs and Uses: FCC Form 349 is used to apply for authority to construct a new or FM translator or FM booster broadcast station, or make changes in the existing facilities of such station. The data is used by FCC staff to ensure that the applicant meets basic statutor requirements and will not cause interference to other licensed broadcast services.

Fax Document Retrieval Number: 600405.

Federal Communications Commission.

LaVera F. Marshall,

Acting Secretary.

[FR Doc. 95–20188 Filed 8–14–95; 8:45 am] BILLING CODE 6712–01–F

[CC Docket No. 92-237; DA 95-1721]

Administration of the North American Numbering Plan

AGENCY: Federal Communications Commission.

ACTION: Policy statement; Public notice.

SUMMARY: On August 9, 1995, the Common Carrier Bureau of the Federal Communications Commission released a Public Notice (Notice) requesting nominations for membership on the North American Numbering Council Advisory Committee. The Notice listed the requirements for applications and nominations for membership.

DATES: Interested parties may file applications or nominations for Council

ADDRESSES: Federal Communications Commission, 1919 M Street, NW., Washington, DC 20554.

membership on or before September 14,

FOR FURTHER INFORMATION CONTACT: Mike Specht (Senior Engineer) 202– 418–2378, Scott Shefferman (Attorney) (202) 418–2332, or Elizabeth Nightingale (Attorney) (202) 418–2352, Domestic Facilities Division, Common Carrier Bureau, Room 6008, Washington, DC 20554.

SUPPLEMENTARY INFORMATION: FCC Requests Nominations for Membership on the North American Numbering Council Advisory Committee; Public Notice [CC Docket No. 92–237; DA 95– 1721].

Released: August 9, 1995.

1. On July 13, 1995, the Commission adopted a new model for administration of the North American Numbering Plan (NANP) by announcing the establishment of the North American Numbering Council (NANC or Council). See Administration of the North American Numbering Plan, CC Docket No. 92–237, Report and Order, FCC 95–283 (released July 13, 1995) 60 FR 38737, July 28, 1995. The NANP is the basic numbering scheme that permits calls to be placed within the United

States, Canada, Bermuda and most of the Caribbean with, at most, 11 digit dialing. The model is guided by several principles, including maintaining and fostering an integrated approach to number administration throughout North America and providing a structure for number administration that is impartial and pro-competitive. The NANC will be organized under the provisions of the Federal Advisory Committee Act, 5 U.S.C., App. 2 (1988) (FACA), and will advise the Commission on numbering issues, select and guide a neutral NANP Administrator, apply Commission policy to resolve issues arising in the administration of the NANP, and conduct initial dispute resolution of all issues. The NANP Administrator will process number resource applications and maintain administrative numbering databases. Operational details and additional activities of the NANP Administrator are to be determined by the NANC. The Commission, with other NANP member countries, will oversee the NANC. Because the Council will include representatives from every sector of the telecommunications industry, as well as members representing NANP member countries, the states, and consumers, the Council's membership will be impartial and well balanced.

2. In carrying out its responsibilities, the Council shall assure that NANP administration supports the following policy objectives: (1) That the NANP facilitates entry into the communications marketplace by making numbering resources available on an efficient, timely basis to communications service providers; (2) that the NANP does not unduly favor or disfavor any particular industry segment or group of consumers; (3) that the NANP gives due regard to state and local interests; (4) that the NANP does not unduly favor one technology over another; (5) that the NANP gives consumers easy access to the public switched telephone network; and (6) that the NANP ensure that the interests of all NANP member countries are addressed fairly and efficiently, fostering continued integration of the NANP across NANP member countries.

I. Formation of the Advisory Committee

A. Procedure for Establishing an Advisory Committee

3. A Federal Advisory Committee may be established only after consultation with the Office of Management and Budget (OMB) and the General Services Administration (GSA) and the filing of a charter with Congress. The Commission will prepare a charter and initiate the requisite consultation process prior to formation of the Council.

B. Participants

- 4. Each interested party will have the opportunity to be adequately represented. Further, the Commission must be satisfied that the group, as a whole, reflects a proper balance and mix of interests.
- 5. Entities may apply for, or nominate another entity for, membership on the Council. Each application or nomination must include:
- (a) the name and title of the applicant or nominee and a description of the interests the applicant or nominee will represent;
- (b) the applicant's or nominee's mail address, e-mail address (where available), telephone number and facsimile number;
- (c) evidence that the applicant or nominee is authorized to represent parties related to the interests the applicant or nominee proposes to represent;
- (d) the reasons why the applicant or nominee is an interested party; and
- (e) a written commitment that the applicant or nominee shall actively participate in good faith in the objectives of the Council.

C. Agenda

6. If the Council's charter is approved, the Council's first meeting should take placed within 30 days after such approval. At this initial meeting, the Council will begin the selection process for a neutral NANP Administrator; such selection shall occur no later than 180 days from the initial meeting of the Council.

D. Meetings and Compensation

7. The Federal Communications
Commission will provide facilities
needed to conduct the meetings, if the
Commission has meeting facilities
available. Otherwise, private sector
members will provide facilities. Private
sector members of the Council will
serve without any government
compensation, and will not be entitled
to travel expenses or per diem
subsistence allowances. Private sector
members will not be considered special
government employees for any purpose.

E. Record of Meetings

8. Pursuant to FACA, at all Council meetings, the Council will keep a record of meeting minutes and a Designated Federal Official will be present. This record will be placed in CC Docket No. 92–237. The Commission will announce

Council meetings in the **Federal Register**. These meetings will be open to the public.

VI. Conclusion

9. Interested parties may file applications or nominations for Council membership on or before thirty days from publication of this notice in the **Federal Register.** Applications and nominations should be sent to the Office of the Secretary, CC Docket No. 92–237, Federal Communications Commission, Washington, DC 20554. Applications and nominations will be available for public inspection during regular business hours in the FCC Reference Center, Federal Communications Commission, 1919 M Street, NW., Room 239, Washington, DC 20554.

10. For further information pertaining to membership on the Council contact Mike Specht (202) 418–2378, Scott Shefferman (202) 418–2332, or Elizabeth Nightingale (202) 418–2352, Common Carrier Bureau, 2025 M Street, NW., Room 6008 Washington, DC 20554.

Federal Communications Commission.

Linda Dubroof,

Deputy Chief, Domestic Facilities Division, Common Carrier Bureau.

[FR Doc. 95–20117 Filed 8–14–95; 8:45 am] BILLING CODE 6712–01–M

FEDERAL MARITIME COMMISSION

[Petition No. P3-95]

Marine Terminal Tariff Provisions Regarding Liability of Vessel Agents; Petition for Rulemaking; Enlargement of Time

The Commission by notice published July 12, 1995, (60 FR 35906) invited comments by interested persons regarding a petition filed by various associations of maritime interests including independent vessel agents ("Petitioners"). Petitioners seek the establishment by the Commission of a rule which would declare unlawful any marine terminal tariff provision that holds the vessel agent liable for terminal charges of its disclosed principal. Comments were required to be filed by August 14, 1995.

Counsel for Georgia Ports Authority now seeks an extension of the comment period to September 15, 1995. Counsel for Petitioners has no objection to grant of this request and, accordingly, it is granted.

Interested persons may reply to the petition no later than September 15, 1995. Replies shall be directed to the Secretary, Federal Maritime commission, Washington, DC 20573–

0001, shall consist of an original and 15 copies, and shall be served on counsel for petitioners, Richard W. Kurrus, Esq., Kurrus & Kirchner, P.C. 2445 M Street NW., Washington, DC 20037.

Copies of the petition are available for examination at the Washington, D.C. office of the Commission, 800 N. Capitol Street NW., Room 1046.

Joseph C. Polking,

Secretary.

[FR Doc. 95–20110 Filed 8–14–95; 8:45 am]

OFFICE OF THE FEDERAL REGISTER

Agreements Between the American Institute in Taiwan and the Taipei Economic and Cultural Representative Office in the United States

AGENCY: Office of the Federal Register. **ACTION:** Notice of availability of agreements.

SUMMARY: The American Institute in Taiwan has concluded a number of agreements with the Taipei Economic and Cultural Representative Office in the United States (formerly the Coordination Council for North American Affairs) in order to maintain cultural, commercial and other unofficial relations between the American people and the people of Taiwan. The Director of the Federal Register is publishing the list of these agreements on behalf of the American Institute in Taiwan in the public interest

SUPPLEMENTRY INFORMATION: Cultural, commercial and other unofficial relations between the American people and the people on Taiwan are maintained on a nongovernmental basis through the American Institute in Taiwan (AIT), a private nonprofit corporation created under the Taiwan Relations Act (Pub. L. 96-8; 93 Stat. 14). The Coordination Council for North American Affairs (CCNAA) was established as its nongovernmental Taiwan counterpart. On October 10, 1995, the Coordination Council for North American Affairs was renamed the Taipei Economic and Cultural Representative Office in the United States (TECRO).

Under section 1(a) of the Act, agreements concluded between the AIT and the TECRO (CCNAA) are transmitted to the Congress, and according to sections 6 and 10(a) of the Act, such agreements have full force and effect under the law of the United States.

The texts of the agreements are available from the the American